## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CAPMARK FINANCIAL GROUP INC., SUMMIT CREST VENTURES, LLC; CAPMARK CAPITAL LLC (F/K/A CAPMARK CAPITAL INC.); CAPMARK FINANCE LLC (F/N/A CAPMARK FINANCE INC.); COMMERCIAL EQUITY INVESTMENTS LLC (F/N/A COMMERCIAL EQUITY INVESTMENTS INC.); MORTGAGE INVESTMENTS LLC; NET NEASE ACQUISITION LLC; SJM CAP, LLC; CAPMARK AFFORDABLE EQUITY HOLDINGS LLC (F/N/A CAPMARK AFFORDABLE EQUITY HOLDINGS INC.); CAPMARK REO HOLDING LLC; AND CAPMARK INVESTMENTS LP,

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Plaintiffs,

11 **CIVIL** 7511 (RWS)

-against-

**JUDGMENT** 

GOLDMAN SACHS CRED	IT PARTNERS L.P.;
GOLDMAN SACHS CANA	DA CREDIT
PARTNERS CO.; GOLDMA	N SACHS MORTGAGE
COMPANY; AND GOLDM	AN SACHS LENDING
PARTNERS LLC,	
	Defendants.
	V

Defendants Goldman Sachs Credit Partners L.P., Goldman Sachs Canada Credit Partners Co., Goldman Sachs Mortgage Company, and Goldman Sachs Lending Partners LLC (the "Goldman Lenders" or the "Defendants"), having moved to dismiss the Amended Complaint (the "AC") of Plaintiffs pursuant to Fed. R. Civ. P. 12(b)(6), and the matter having come before the Honorable Robert W. Sweet, United States District Judge, and the Court, on April 8, 2013, having rendered its Opinion granting the motion of the Goldman Lenders, and dismissing the AC with prejudice, it is,

**ORDERED, ADJUDGED AND DECREED:** That for the reasons stated in the Court's Opinion dated April 8, 2013, the motion of the Goldman Lenders is granted, and the AC is

dismissed with prejudice.

**Dated:** New York, New York April 10, 2013

RUBY J. KRAJICK

**Clerk of Court** 

BY:

**Deputy Clerk** 

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